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6	Attorney for Defendant Jennifer Acosta		
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9		Case No.: 2:18-cv-01116-GMN-GWF	
10	GAVIN O'NEILL,		
11	Plaintiff, vs.		
12	JENNIFER ACOSTA; and JENPIRE		
13	HOLDINGS LLC,	STIPULATION AND ORDER TO EXTEND DISCOVERY	
14	Defendants.		
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Pursuant to Local Rule 26-1(d) and (e) and Rule 26(f) of the Federal Rules of Civil Procedure, Plaintiff GAVIN O'NEILL and Defendant JENNIFER ACOSTA, by and through their counsel, together stipulate to extend the discovery cut-off, originally set as February 4, 2019, in the stipulated scheduling order filed on August 14, 2018, and change the cut-off to February 22, 2019. As it is a short change, no change of associated deadlines is requested.

This is the first requested extension of the discovery deadline. This stipulation is made and requested by both parties so that a deposition can be taken of Defendant Acosta. All parties have issued written discovery, and Plaintiff's discovery has been answered, while Defendant's discovery is not yet answered because it is not yet due. If the extension is granted, a deposition of Defendant Acosta will be set for February 18th.

1	Dated: 18 January 2019		KERN LAW, LTD.
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4			/s/ Robert Kern
5		By:	ROBERT KERN
6			Attorneys for Defendant Jennifer Acosta
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8			DONICED / DUDDOLICHE
9	Dated: 18 January 2019		DONIGER / BURROUGHS
10			
11			/s/ Stephen Doniger
12		By:	Stephen M. Doniger, Esq.
13		•	Attorneys for Plaintiff Gavin O'Neill
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17 18			
19	IT IS SO ORDERED:		
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21	Dated: 1/22/2019		
22			Jeorge Foliy Jr.
23		By:	UNITED STATES MACISTRATE JUDGE
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